

# UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/816,460	03/31/2004	Pasha Sadri	50269-0571	8403	
29989	7590 09/28/2006		EXAMINER		
HICKMAN 2055 GATEV	PALERMO TRUONG &	VEILLARD, JACQUES			
SUITE 550	VAI FLACE		ART UNIT	PAPER NUMBER	
SAN JOSE, CA 95110			2165		
			DATE MAILED: 09/28/2000	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

<del>-</del>			Application No.	Applica	nt(s)				
			10/816,460	SADRI E	SADRI ET AL.				
	Office Action Summary		Examiner	Art Unit					
			Jacques Veillard	2165					
Period fo	The MAILING DATE of this communi or Reply	ication appe	ars on the cover sheet v	vith the correspon	dence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MANAGER, FROM THE MANAGER OF THE MANAGER	AILING DAT of 37 CFR 1.136( unication. tutory period will will, by statute, ca	TE OF THIS COMMUN  (a). In no event, however, may a  apply and will expire SIX (6) MO  ause the application to become A	ICATION. reply be timely filed NTHS from the mailing d BANDONED (35 U.S.C	late of this communication. . § 133).				
Status									
1)	Responsive to communication(s) file	d on <i>31 Mai</i>	rch 2004.						
2a)□	_								
3) Since this application is in condition for allowance except for formal matters, prosecution as to the mer									
.—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)🖂	☑ Claim(s) <u>1-27</u> is/are pending in the application.								
	4a) Of the above claim(s) is/ar		from consideration.						
	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-27</u> is/are rejected.								
7)	7) Claim(s) is/are objected to.								
8)□	Claim(s) are subject to restrict	tion and/or e	election requirement.						
Applicati	ion Papers		•						
9)□	9)☐ The specification is objected to by the Examiner.								
10)🛛	10)⊠ The drawing(s) filed on <u>31 March 2004</u> is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119								
	<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> </ul>								
	<ul><li>1. Certified copies of the priority of</li><li>2. Certified copies of the priority of</li></ul>			Application No.					
	3. Copies of the certified copies of								
	application from the Internation	·		Troopived in this	rtational otage				
* 8	* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(e)								
_	e of References Cited (PTO-892)		4) Tintentiew	Summary (PTO-413)					
2) Notic	e of Draftsperson's Patent Drawing Review (P	TO-948)	Paper No	(s)/Mail Date					
	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 10/14/04; 11/07/05.		5)  Notice of 6)  Other:	Informal Patent Applic	cation				
		- 4 84 - 8	· -						

Application/Control Number: 10/816,460 Page 2

Art Unit: 2165

## **DETAILED ACTION**

1. This action is responsive to the applicant's communication filed on 03/31/2004.

2. Claims 1-27 are pending and presented for examination.

## Information Disclosure Statement

3. The information disclosure statement (IDS) submitted on October 14, 2004 and November 07, 2005 is in compliance with the provisions of 37 CFR 1.97. It has been placed in the application file. The information referred to therein has been considered as to the merits.

## Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 1-27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The pronoun "that" recites in lines 5, 12 and 13 of claim 1; in lines 1 and 3 of claim 2; in line 2 of claim 3; in line 1 of claim 4; in lines 4 and 6 of claim 7; in line 3 of claim 8; in line 2 of claim 9; in lines 2 and 3 of claim 10; in lines 6 and 7 of claim 11, and in lines 10 and 11 of claim 27, renders the claim indefinite. The pronoun "that" is not permitted as part of the claimed language; only what is being referred by "that should be set forth in the claim.

6. As per claims 14-26, it is unclear what applicant's intended metes and bounds of the

claims are, because incorporation by reference to another claim invokes the entire claim, which is being incorporated. Accordingly, there cannot be any inconsistency between the preamble of the claim incorporated by reference and the claim containing the incorporation. When such inconsistency exits, the claim is indefinite under 35 USC 112, second paragraph. See MPEP 2173.02. Therefore, Applicant(s) is/are advised to amend the claims by rewriting them in complete independent form containing all the limitations of the claim incorporated in order to solve the 112 rejection set forth in the claims.

Any claim not directly rejected under 35 U. S. C. 112, 2<sup>nd</sup> stands rejected due to its dependency of the base claim.

## Claim Rejections - 35 USC § 101

7. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

8. Claims 14-26 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 14-26 recite "A computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method" (See claim 14 for illustration purposes). The term 'computer-readable medium,' as used herein, refers to any medium that provides information or is usable by the processor(s). Such medium may take many forms, including, but not limited to, non-volatile, volatile, and transmission media...Transmission media includes coaxial cables, copper wire and

fiber optics, including the wires that comprise the bus. Transmission ... media can also the take the form of carrier waves, i.e., electromagnetic waves that can e modulated, as in frequency, amplitude, or phase, to transmit information signals. Additionally, transmission media can take the form of acoustic or light waves, such as those generated during radio wave and infrared data communications. Accordingly, claim(s) 14-26 is/are not limited to tangible embodiments. In view of Applicant's disclosure, specification page 17 section [0039] to page 18 section [0040] and page 19 section [0043] lines 7-10, the medium is not limited to tangible embodiments, instead being defined as including both tangible embodiments (e.g., read only memory, random access memory, magnetic disk storage media, optical storage media, flash memory services) and intangible embodiments (e.g., carrier-wave signal, infrared signals, digital signals). As such, the claim(s) is/are not limited to statutory subject matter and is therefore non-statutory.

Page 4

Applicant(s) is/ are advised to amend the claims to include only the physical computer media and not a transmission media or other intangible or non-functional media. For the specification at the bottom, carrier medium and transmission media would be not statutory but storage media would be statutory. The Examiner is also suggested to amend the claims to read as: "A computer-readable storage medium ...."

9. Claim 27 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter, specifically directed toward software, per se.

The system as claimed is made up of 4 means, when turning to the specification page(s) 8 section [0018] through page(s) 11 section [0023] and page(s) 12 section [0025] through 13 section [0030], it is clear that each of means could be software. Therefore, the system is just

Application/Control Number: 10/816,460 Page 5

Art Unit: 2165

software per se made up of means. Since the software program constituting the system is not been claimed as embodied in a computer, the claim is not directed to a statutory subject matter. Without the above, the functionality of the software cannot be realized since it is not directly accessible by computer. Therefore, the claim is rejected under the doctrine of 35 U.S.C. 101 as being non-statutory.

## Prior Art Made of Record

10. The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure. U.S. patents and U.S. patent application publications will not be supplied with Office actions. Examiners advises the Applicant that the <u>cited</u> U.S. patents and patent application publications are available for download via the Office's PAIR. As an alternate source, all U.S. patents and patent application publications are available on the USPTO web site (www.uspto.gov), from the Office of Public Records and from commercial sources. For the use of the Office's PAIR system, Applicants may refer to the Electronic Business Center (EBC) at <a href="http://www.uspto.gov/ebc/index.html">http://www.uspto.gov/ebc/index.html</a> or 1-866-217-9197.

## Points Of Contact

1. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacques Veillard whose telephone number is (571) 272-4086. The examiner can normally be reached on Mon. to Fri. from 9 AM to 4:30 PM, alt. Fri. off..

Application/Control Number: 10/816,460 Page 6

Art Unit: 2165

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on (571) 272-4146. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jacques Veillard

Patent Examiner AU 2165

September 20, 2006